

1 JOHN L. BURRIS, Esq. (SBN 69888)  
2 BEN NISENBAUM, Esq. (SBN 222173)  
3 BRANDON YEE, Esq. (SBN 344583)  
4 BURRIS NISENBAUM CURRY AND LACY, LLP  
5 Airport Corporate Centre  
6 7677 Oakport Street, Suite 1120  
7 Oakland, California 94621  
8 Telephone: (510) 839-5200  
9 Facsimile: (844) 273-6873  
10 john.burris@bncllaw.com  
11 ben.nisenbaum@bncllaw.com  
12 brandon.yee@bncllaw.com

13 K. CHIKE ODIWE, Esq. (SBN 315109)  
14 LAW OFFICES OF KENNETH CHIKE ODIWE, PC  
15 2880 Zanker Road Suite 203, PMB 1689  
16 San Jose, CA 95134  
17 Telephone: (669) 315-4431  
18 Facsimile: (669) 315-4431  
19 kenneth@kennethodiwelaw.com

20 Attorneys for Plaintiff  
21 DARRYL JACKSON

22  
23 UNITED STATES DISTRICT COURT  
24  
25 EASTERN DISTRICT OF CALIFORNIA

26 DARRYL JACKSON, an individual,

v.  
27 Plaintiff,

28 ANTHONY PERRY, individually and in his  
29 official capacity as an officer for the Stockton  
30 Police Department; and DOES 1-50, inclusive,  
31 individually, jointly, and severally,

32 Defendants.

CASE NO.: 2:24-cv-01219-JDP

STIPULATION AND [PROPOSED]  
ORDER FOR DISMISSAL OF ENTIRE  
ACTION WITH PREJUDICE

1 Plaintiff DARRYL JACKSON and defendant ANTHONY PERRY, acting by and through  
2 their attorneys of record, herein stipulate for an Order of Dismissal of the Entire Action with  
3 prejudice, each side to bear their own fees and costs.

4 IT IS SO STIPULATED.

5  
6 **Burris Nisenbaum Curry and Lacy, LLP**

7 January 7, 2025

8 \_\_\_\_\_  
9 Brandon Yee  
Attorney for Plaintiff

10 **Porter Scott**

11 January 7, 2025

12 \_\_\_\_\_  
13 William Camy  
14 Attorney for Defendant

1                   **PROPOSED ORDER**  
2  
3  
4

Having considered the parties' stipulation and good cause appearing, the entire action is  
hereby dismissed with prejudice, each side to bear their own fees and costs.

IT IS SO ORDERED.

Dated: January 8, 2025

  
\_\_\_\_\_  
JEREMY D. PETERSON  
UNITED STATES MAGISTRATE JUDGE